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16	NORTHERN DISTRICT OF CALIFORNIA		
17			
18	MPH Technologies Oy,	Case No. 3:18-cv-05935-TLT	
19	Plaintiff,	APPLE INC.'S	
20	V.	ADMINISTRATIVE MOTION TO CONSIDER WHETHER	
21	Apple Inc.,	ANOTHER PARTY'S MATERIAL SHOULD BE	
22	Defendant.	SEALED	
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Pursuant to Civil Local Rules 7-11 and 79-5, and this Court's Civil Standing Order, Plaintiff Apple Inc. requests that the Court permit Apple to file under seal portions of MPH's First Supplemental Responses to Apple's Interrogatories Nos. 12–16 and MPH's Second Supplemental Responses to Apple's Interrogatories Nos. 1–9. These portions have been designated by Plaintiff MPH Technologies Oy ("MPH") as "Confidential" and "Highly Confidential – Attorneys' Eyes Only" under the Protective Order in this case. Apple is obligated to file such information under seal.

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Document	Portion(s) to Seal	Basis for Sealing
MPH's First Supplemental	MPH's First Supplemental	This is information that MPH
Responses to Apple's	Answer to Interrogatory No.	designated as Confidential
Interrogatories Nos. 12–16	14	under the Protective Order.
MPH's Second Supplemental	MPH's Answer and Second	This is information that MPH
Responses to Apple's	Supplemental Answer to	designated as Highly
Interrogatories Nos. 1–9	Interrogatory No. 4	Confidential – Attorneys'
		Eyes Only under the
		Protective Order.

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